

PATENT  
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of )  
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Inventors: Michinori Suzuki et al.      )      Conf. No.: 8969  
                        )  
Serial No.: 10/595,414                     )  
                        )  
Filed: April 17, 2006                     )  
                        )  
For:      **Catalyst for Polymerization of**      )  
            **Conjugated Diene and Method**      )  
            **of Polymerizing Conjugated**      )  
            **Diene Using the Catalyst,**      )  
            **Rubber Composition for Tires,**      )  
            **and Rubber Composition for**      )  
            **Golf Balls**      )  
                        )  
                        )  
Art Unit: 1796                             )  
                        )  
Atty Ref.: 501/44900/Case 106-PCT-US      )

**INFORMATION DISCLOSURE STATEMENT**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

In accordance with Applicant's duty of candor under 37 CFR §1.56 and in compliance with 37 CFR §1.97 and §1.98, Applicant submits the present Information Disclosure Statement and Form PTO/SB/08A. A copy of each of the foreign and non-patent references is included herewith.

This Information Disclosure Statement is being filed before the receipt of a first Office Action on the merits and constitutes a bona fide attempt to comply with 37 CFR §1.97 and §1.98.

Two of the cited references are not in the English language. The article entitled "Gas Phase Polymerization of Diene - Research on Polymerization Kinetics and Molecular Weight Control" is relevant in that it discloses a method of producing olefin polymers, in which a dibutylaluminum hydride is used as a molecular weight regulator to adjust the molecular weight of the polymerization product; and attached to CN1424333 is an English abstract of same, which Applicant hereby adopts as its statement of relevance for this reference.

In accordance with 37 CFR §1.97, the presentation of this information shall not be construed as a representation that a search has been made or that no other material information as defined in 37 CFR §1.56 exists, or as an admission that the information cited in this statement is, or is considered to be, material to patentability as defined in 37 CFR §1.56.

Should the Examiner believe a fee is required, the United States Patent and Trademark Office is hereby authorized and requested to charge the fee to the deposit account of the undersigned firm, Account No. 20-1495.

Respectfully submitted,

Dated: April 28, 2009

By:



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